







UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/285,934	04/02/1999	RANDY UBILLOS	004860.P2292	4312	
75	590 04/09/2003				
BLAKELY SO	OLOKOFF TAYLOR	EXAMINER			
	RE BOULEVARD	NGUYEN, CAO H			
LOS ANGELES	S, CA 90025		ART UNIT PAPER NUMBER		
			2173		
			DATE MAILED: 04/09/2003	b	

Please find below and/or attached an Office communication concerning this application or proceeding.





UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	A	ATTORNEY DOCKET NO	
BENIAL WOMBEN	T TOTAL OF THE PARTY OF THE PAR				
	 				
			FX	EXAMINER	
		<u> </u>			
		<u> </u>	ART UNIT	PAPER NUMBER	
		<u> </u>			
		ļ			
		L.			

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION										
Ж тн	E PERIOD	FOR RESPON	SE:							
a) 🗌	is extende	ed to run		or continues to	ณก	from the	date of the	final rejection	on	
expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is event however, will the statutory period for the response expire later than six months from the date of the final rejection										
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above.									
☐ Ap	pellant's Br	rief is due in ac	ordance with 3	37 CFR 1,192(a)	l. •					
Applicant's response to the final rejection, filed 3/14/03 has been considered with the following effect, but it is not deem to place the application in condition for allowance:									ut it is not deemed	i
1.	The propo	sed amendmer	ts to the claim	and /or specifica	ation will not be en	tered and the fir	nal rejection	stands bed	cause:	
		ere is no convint sented.	ing showing u	nder 37 CFR 1.1	16(b) why the proj	oosed amendmo	ent is neces	sary and w	as not earlier	
	b. 🔲 The	y raise new iss	ues that would	require further c	onsideration and/o	r search. (See	Note).			
	c. 🗌 The	ey raise the issu	e of new matte	r. (See Note).						
		ey are not deer peal.	ned to place th	e application in I	better form for app	eal by materially	y reducing o	or simplifyin	g the issues for	
	e. 🗌 The	ey present addi	tional claims wi	thout cancelling	a corresponding n	umber of finally	rejected cla	aims.		
2. []	NOTE: _	oposed or ame	nded claims		_ would be allowe	d if submitted in	a separate	ly filed ame	endment cancelling	- - - -
	the non-a	llowable claims		•						
3.	Upon the be as folio	filing an appeal ows:	, the proposed	amendment	will be entered	will not be en	ntered and t	the status o	f the claims will	
	Claims re	pjected to: jected: However;	- 49			- -				
	Appli	cant's response	has overcome	the following re	jection(s):					-
4.	wentib	w KG repre	sented.	even is an	been considered be under a dec	s not duch	-Caush	- (ver	the priva	ann crt
5.		vit or exhibit wi			oplicant has not sh					_
The	proposed	drawing correct	ion 🗌 has	has not bee	en approved by the	examiner.		2-0	<u></u>	
Oth	er						CAO (K	EVIN) NO	SUYEN	